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APPLICATION NO.	FILING DATE.	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/530,785	05/05/2000	SIMON A BEDDUS	36-1338	3443	
75	90 11/01/2005		EXAM	EXAMINER	
NIXON & VANDERHYE			MEHRA,	MEHRA, INDER P	
1100 NORTH GLEBE ROAD 8TH FLOOR			ART UNIT	PAPER NUMBER	
ARLINGTON,	VA 22201-4714		2666		
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Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)				
Advisory Action	09/530,785	BEDDUS ET AL.	T AL.			
Before the Filing of an Appeal Brief	Examiner	Art Unit				
•	Inder P. Mehra	2666				
The MAILING DATE of this communication appe	ars on the cover sheet with the c	correspondence add	/ross			
THE REPLY FILED 22 August 2005 FAILS TO PLACE THIS A		•	1633			
<ol> <li>The reply was filed after a final rejection, but prior to or o this application, applicant must timely file one of the follow places the application in condition for allowance; (2) a Notation (3) a Request for Continued Examination (RCE) in comp following time periods:</li> <li>The period for reply expires 3 months from the mailing date of</li> </ol>	n the same day as filing a Notice of wing replies: (1) an amendment, a ptice of Appeal (with appeal fee) in liance with 37 CFR 1.114. The reploid the final rejection.	f Appeal. To avoid ab ffidavit, or other evide compliance with 37 ( y must be filed within	ence, which CFR 41.31; or one of the			
b) The period for reply expires on: (1) the mailing date of this Advevent, however, will the statutory period for reply expire later the Examiner Note: If box 1 is checked, check either box (a) or (b) MONTHS OF THE FINAL REJECTION. See MPEP 706.07(f	an SIX MONTHS from the mailing date of . ONLY CHECK BOX (b) WHEN THE FI	f the final rejection.				
Extensions of time may be obtained under 37 CFR 1.136(a). The date on been filed is the date for purposes of determining the period of extension a CFR 1.17(a) is calculated from: (1) the expiration date of the shortened stabove, if checked. Any reply received by the Office later than three month earned patent term adjustment. See 37 CFR 1.704(b).  NOTICE OF APPEAL	and the corresponding amount of the fee. atutory period for reply originally set in the s after the mailing date of the final rejection	The appropriate extension final Office action; or (2) on, even if timely filed, ma	on fee under 37 as set forth in (b) by reduce any			
2. The Notice of Appeal was filed on A brief in compliance with 37 CFR 41.37 must be filed within two months of the date of filing the Notice of Appeal (37 CFR 41.37(a)), or any extension thereof (37 CFR 41.37(e)), to avoid dismissal of the appeal. Since a Notice of Appeal has been filed, any reply must be filed within the time period set forth in 37 CFR 41.37(a).  AMENDMENTS						
<ol> <li>The proposed amendment(s) filed after a final rejection,         <ul> <li>(a) They raise new issues that would require further co</li> <li>(b) They raise the issue of new matter (see NOTE belowater) They are not deemed to place the application in beappeal; and/or</li> <li>(d) They present additional claims without canceling a</li> </ul> </li> </ol>	nsideration and/or search (see NO w); tter form for appeal by materially recorresponding number of finally re	TE below); educing or simplifying				
NOTE: (See 37 CFR 1.116 and 41.33(a)).  4. The amendments are not in compliance with 37 CFR 1.1	21. See attached Notice of Non-Co	ompliant Amendment	(PTOL-324).			
<ul> <li>5 Applicant's reply has overcome the following rejection(s):</li> <li>6 Newly proposed or amended claim(s) would be allowable if submitted in a separate, timely filed amendment canceling</li> </ul>						
the non-allowable claim(s).  7. For purposes of appeal, the proposed amendment(s): a) how the new or amended claims would be rejected is pro The status of the claim(s) is (or will be) as follows:  Claim(s) allowed:  Claim(s) objected to:  Claim(s) rejected:  Claim(s) withdrawn from consideration:	☐ will not be entered, or b) ☐ w vided below or appended.	ill be entered and an	explanation of			
AFFIDAVIT OR OTHER EVIDENCE						
<ol> <li>The affidavit or other evidence filed after a final action, be because applicant failed to provide a showing of good an and was not earlier presented. See 37 CFR 1.116(e).</li> </ol>	ut before or on the date of filing a N d sufficient reasons why the affidat	lotice of Appeal will <u>n</u> /it or other evidence i	ot be entered s necessary			
9. The affidavit or other evidence filed after the date of filing entered because the affidavit or other evidence failed to c showing a good and sufficient reasons why it is necessar  10. The affidavit are at the series of th	overcome <u>all</u> rejections under appea y and was not earlier presented. S	al and/or appellant fa ee 37 CFR 41.33(d)(	ils to provide a 1).			
10. ☐ The affidavit or other evidence is entered. An explanatio REQUEST FOR RECONSIDERATION/OTHER	n of the status of the claims after e	entry is below or attac	hed.			
The request for reconsideration has been considered bu See Continuation Sheet.	t does NOT place the application in	n condition for allowa	nce because:			
12. Note the attached Information Disclosure Statement(s). (PTO/SB/08 or PTO-1449) Paper No(s)  13. Other:						

Continuation of 11. does NOT place the application in condition for allowance because: Applicant argues that present invention provides an initial exchange of information performed by the devices, which informs a calling device of the various possible connection options (different network addresses and call control protocols) supported by the device to be called. The calling device then selects the most appropriate option and sets up the connection. None of the cited references addresses the problems associated with fully utilizing the different multi-functional ways in which terminal devices may communicate with each other, let alone providing the solution set forth by the present invention.

In response it is stated that these limitations are disclosed by Mikelaitis (exchanging (see figs. 5.3 and 5.8, paragraphs 5.4 and 5.5 respectively) between communication terminals ("customers") call control capability data ("signaling dialogue" refer to paragraph 4), which call control capability data identifies for each respective terminal al least a selected one or more of a plurality of different call control protocols (message sequences, refer to paragraph 4 and different network addresses, as recited by claims 2-3, 8-10 and 17-21 (individual characteristics), refer to paragraph 4; Further, setting up a call between the said communications terminals using call control protocols or network addresses identised in call control capability date as recited by claims 2-3, 8-10 and 17-21, (paragraph 4, capability data, setup control, refer to paragraph 4); wherein the exchanging of the call control capability data is carried outprior to initiating call sef up, as recited by claims 2-3, 8-10 and, 1 7-2.1, (once the network is able to proceed with the call (i.e all necessary information is available to the exchange) a signaling usociation over CCSS No. 7 is established between the calling and called exchanges, paragraph 5.4, once the D-channel signaling dialogue results in network wide colmection for user traffic- ---a customer can not only transfer information -but can also transfer user information, paragraph 5.5) wherein a first one of the commuting terminals initiates the exchange of call control capability-----returns an acknowledgement to request ---includes call control capability data for - terminals as recited by claim 1, (messages of both groups, connect acknowledge, set up acknowledge), refer to paragraphs 5.4 and 5.5.

Mikelaitis discloses, "wherein the exchanging of the call control capability data is carried out prior to initiating call set up, as recited by claims 2, 1 7 and 18 as above;, as explained above;

However, Christensen discloses expressly, 'wherein the exchanging of the call control capability data is carried outprior to initiating call set up (a station--network determines the mode in which it communicates with a concentrator port by establishing a Registration routing--. The station and concentratorport exchange frames which disclosethe capabilities of concentrator port, refer to abstract, and col. 2 lines 1 7-22.

Further, Mori, Naoki (EP 0606079) discloses explicily, "the call control capability data" (usef terminals transmit a signaling packet) which call control capability data identifies for each respective terminal at least a selected one of a plurality of different call control protocols and different network addresses (containing in it a source network address (a protocol identifier plus a source network address) and (a destination network address (the protocol and destination user address), refer to abstract and col.1 lines 15-20 and col.1 line 56 through col.2 line 6, col.2 lines 18-22.

Mori, Naoki (EP 0606079) discloses explicitly, "wherein the exchanging of the call control capability data is carried out prior to initiating call set-up", refer to col. 1 lines 22-23 and col. 3 lines 30-34.

Yuasa discloses explicitly "call control capability data identities for each respective terminal a plurality of dilerent call control protocols and dilerent hetwork addresses" (At the third layer level of OSI protocol layer modelwith a plurality of network addresses depending on communication pl'otocol defined as client addresses. in conformity with the conventional standard. ---and VLAN group is supported for terminals in conformity with the conventional standard, refer to col. 22 lines 44-50; a plurality of virtual network groups (third layer level) different in communication protocol can be defined and a pltlrality of virtual custom groups can be defined at the application level, refer to col. 21 lines 59-65.)..

Inder Pal Mehra 10/31/05